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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Title of Invention	COMPOUNDS FOR TARGETING							
As the belo	As the below named inventor(s), I/we declare that:							
This declaration is directed to:								
	The attached application; or							
***************************************	Application No. <u>10/596,997</u> filed on <u>July 5, 2006</u>							
***************************************	As amended on(if applicable);							
I/we believe that i/we am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;								
	I/we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;							
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.								
WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identify theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compilance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.								
All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeoperdize the validity of the application or any patent issuing thereon.								
FULL NAM	E OF INVENTOR(S)							
Inventor on Signature:	V 1							
Inventor two: Rakesh Verma								
Signature: _	Citizen of: Great Britain							
Additio	onal inventors or a legal representative are being named onadditional form(s) attached hereto.							

This diffection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 minute to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Offices, U.S. Patent and Trademark Office, U.S. Department of Commence, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

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the belo	L named inventor	r(s), I/w	e declare that:				
	ration is directed to						
.,, -			ached application, or		e c onoc		
	M	Applica	ation No. 10/596.997	filed on <u>Ju</u>	175, 2000	(if applicable);	
			As amended on	at the subject mai	ter which is cl	aimed and for which a patent is	
we belie	ve that liwe am/ar	re the o	riginal and first inventor(2) (3) (3)(6) 300) (3)			
ought;		An embore	4 the contents of the abo	ve-identified applica	tion, including	the claims, as amended by any	
We have	e reviewed and un- ent specifically refe	derstan erred to	spoke; 0 lise contents at the			and a make to he	
material in the continual pelitions contributed numbers the USP them to publicate or issue applicate authorize publicly. All state to be in numbers.	available between a caustion-in-part applicant is caustie to identity that the to identity that the to identity that the to obtain the support a property of the USPTO. Per ion of the application is referenced available.	the finition. dioned to personal transplicants distributed in a Further 2038 st	o avoid submitting perso onal information such a edit card authorization for an application. If this should consider redactiapplicant is advised that eas a non-publication required, the record from a published application or ubmitted for payment purely and the endedone are true.	ARNING: nal information in do s social security nur rm PTO-2038 submi- type of personal info ng such personal info the record of a pa uest in compliance v n abandoned applica an issued patent (rposes are not retain	ocuments filed nicers, bank a tell for payme ormation is incormation from tent application the 37 CFR 1 ation may also see 37 CFR and in the application on interest on intere	in a patent application that may account numbers, or credit carrent purposes) is never required by its available to the public after the documents before submitting its available to the public after 213(a) is made in the application to be available to the public after 1.14). Checks and credit carrent its available to the public after a comparison of the public after a comparison of the available to the public after the available to the available to the available to the available of the application or any	
FULL	AME OF INVENT	OR(S)					
,	35 (2) (2)				Citizen of:	China	
Signate	ure:						
}	or two: Rakesh Ver	ma				Great Britain dditional form(s) attached hereto.	

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DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN **APPLICATION DATA SHEET (37 CFR 1.76)**

Title of Invention	COMPOUNDS FOR TARGETING					
As the below named inventor(s), I/we declare that:						
This declaration is directed to:						
	The attached application, or					
	[7] Application No. 10/596,997 filed on July 5, 2006					
	As amended on(if applicable):					
l/we believe that I/we am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;						
I/we have reviewed and understand the contents of the above-identified application, including the claims, as amended by any amendment specifically referred to above;						
I/we acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me/us to be material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.						
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.						
All statements made herein of my/own knowledge are true, all statements made herein on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.						
FULL NAME	OF INVENTOR(S)					
Inventor one: Stephen Gillies						
Signature: _	Italu 7 Illia Cilizen of: U.S.					
Inventor two: Kin Ming Lo						
Signature: _	Kin A, C Citizen of: U.S.					
Additio	nal inventors or a legal representative are being named onadditional form(s) attached hereto.					

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